

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

WILLIAM JARRAD LITTLETON,

Plaintiff,

v.

20 Civ. 949 (CM) (SN)

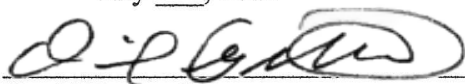
GOLDMAN SACHS GROUP, INC., RACHEL
SCHNOLL, in her individual and professional
capacities, and SIRION SKULPONE, in her
individual and professional capacities,

Defendants.

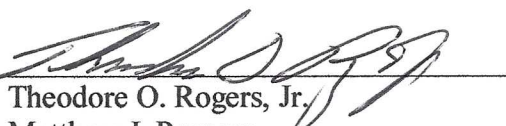
x

IT IS HEREBY STIPULATED AND AGREED, by and among the parties
hereto, through their undersigned attorneys, pursuant to Rule 41(a)(1)(A)(ii) of the
Federal Rules of Civil Procedure, that Plaintiff hereby dismisses all claims in the above-
captioned action with prejudice and that the parties shall bear their own costs and
attorneys' fees.

Date: New York, New York
July 22, 2020


David E. Gottlieb
WIGDOR LLP
85 Fifth Avenue
New York, New York 10003
(212) 257-6800

*Attorney for Plaintiff William Jarrad
Littleton*


Theodore O. Rogers, Jr.
Matthew J. Porpora
Jacob G. Singer
Arturo C. Schultz
SULLIVAN & CROMWELL LLP
125 Broad Street
New York, New York 10004
(212) 558-4000

*Attorneys for Defendants
The Goldman Sachs Group, Inc., Rachel
Schnoll and Sirion Skulpone*